# MAR 1 0 2006 THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Applicant (s): Alain M. Sagnard, et al.

Serial No.: 10/037,942

Group Art Unit: 1745

Filed: January 3, 2002

Examiner: Rhee, Jane J

For: E

BUILDING PANEL HAVING AT LEAST TWO PANEL DOMAINS OF

DIFFERENT AVERAGE COMPRESSIVE STRENGTH

EXPRESS MAIL MAILING LABEL NO. EV373469742US

DATE OF DEPOSIT: March 10, 2006

Box AF Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

# BRIEF FOR APPELLANT - FEE SHEET

This is an appeal to the Board of Appeals from the action of the Primary Examiner finally rejecting Claims 1-4, 6, 7, 9-12 and 15-22, in the above-identified patent application.

Under 37 CFR 12.187, Appellant seeks to apply the fees already paid for a prior appeal on this Application to the present appeal. As a result, Appellant does not believe any fee is due. If they are mistaken, please charge or credit the necessary amount to Deposit Account No. 04-1512. One original and two duplicate copies of this sheet are enclosed.

Respectfully submitted,

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# WAR 1 0 1006 UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Appl. No.

10/037,942

Confirmation No. 7761

Applicant (s)

Alain M. Sagnard, et al.

Filed

January 3, 2002

TC/A.U.

1745

Examiner

Rhee, Jane J

Title

BUILDING PANEL HAVING AT LEAST TWO PANEL DOMAINS

OF DIFFERENT AVERAGE COMPRESSIVE STRENGTH

Docket No.

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Sir:

# **BRIEF FOR APPELLANT**

This is an appeal from the final rejection of Claims 1-4, 6-12, and 15-22 dated 22 January 2006.

# **REAL PARTY IN INTEREST**

The Real Party in Interest in this Appeal is Dow Global Technologies Inc.

# RELATED APPEALS AND INTERFERENCES

This is a new Appeal following an appeal the brief of which Appellant filed on 4 February 2005 in response to which the Examiner withdrew her rejections and reinitiated prosecution.

## STATUS OF CLAIMS

The Office identifies that Claims 1-4, 6-12 and 15-22 are pending and subject of a Final Rejection. Claim 18 is pending and is also indicated as allowable except as it depends from a non-allowed claim. Claims 5, 13 and 14 were previously cancelled. Appellant appeals the final rejection of Claims 1-4, 6-12 and 15-17 and 19-22.

# STATUS OF AMENDMENTS

Appellant filed no amendments after the pending final rejection.

### SUMMARY OF INVENTION

The present claims recite a building panel (page 4, lines 14-32) that is useful for inserting into any of a number of cavities (e.g., page 1, lines 16-23; element 115 of Figures 2A-C as identified on page 12, lines 29-34; element 185 of Figures 4A-B as identified on page 14, lines 4-5) that may have different sizes, shapes and obstacles (e.g., page 3, lines 23-27). The building panel contains at least two panel domains (page 5, line 22- page 6, line 3), each with an essentially homogeneous compressive strength and an average compressive strength (page 6, lines 10-24). The building panel has at least two panel domains having different compressive strengths (page 8, lines 10-21); is essentially free of a combination of hollow and solid foam strands (page 18, lines 9-14); has an essentially uniform panel thickness (page 4, lines 12-21); fits fully within a cavity defined by cavity walls (e.g., page 1, lines 16-21; elements 110 and 120 of Figures 2A-C as described on page 12, lines 28-29; elements 180 and 190 of Figures 4A-B as identified on page 14, lines 4-5 and 12-13); has a compressive recovery that supplies sufficient pressure against the cavity walls to frictionally retain the building panel within the cavity (page 9, lines 25-35); has an edge containing a panel domain extending from a primary face to an opposing face at that edge (see, e.g., page 18, lines 18-29; elements 20 and 30 in Figure 1; elements 60 and 100 in Figures 2A-C; element 134 in Figure 3A; elements 144, 146, 148 and 150 in Figure 3B; elements 162 and 172 in Figures 4A-B; and Example 2 on page 21, lines 1-7); and, if the panel has at least two adjacent panel domains containing fibrous material with a fiber orientation, the fiber orientation of one panel domain is nonorthogonal to the fiber orientation of at least one adjacent panel domain (page 6, line 30 - page 7, line 8). The building panel has a primary face and a face opposing the primary face (page 4, lines 14-32) and a thickness (defined on page 4, lines 33-34 as the perpendicular distance between the primary face and the face opposing the primary face). The building panel further has a slit penetrating to less than the depth of the panel thickness and that traverses and severs the primary face or the face opposing the primary face (page 13, lines 1-9; figures 2A-C).

Claim 22 provides an additional limitation to Claim 1 that is pertinent in the present appeal and that requires the panel domains to extend through the thickness of the panel. As such, the panel of Claim 22 has at least two panel domains extending through the thickness of the panel. (page 5, line 31 through page 6, line 1; all of the figures illustrate panels with panel domains extending through the thickness of the panel).

## **ISSUES**

The first issue is whether Claims 1 is patentable under 35 USC §103(a) over Walendy (US 5,529,824) in view of Ducharme (US 6,062,244). Embodied in this issue is whether Claims 1-4, 6-12, 15-22 are patentable under 35 USC §103(a) since all rejections incorporates the Office's basis for rejecting Claim 1 and add additional references only as basis for additionally claimed limitations. This first issue is broken down into two sub-issues:

- 1(a) Whether either Walendy or Ducharme teaches or suggests a slit that penetrates to a depth less than a panel thickness that traverses and severs a primary face of the panel.
- 1(b) Whether either Walendy or Ducharme teaches or suggests a slit that facilitates bending of a building panel into a non-planar configuration.

The second issue is whether Claim 22 is patentable under 35 USC §103(a) over Walendy (US 5,529,824) in view of Ducharme (US 6,062,244). In particular, whether either Walendy or Ducharme teaches or suggests a panel comprising at least two panel domains as claimed in Claim 1, wherein the panel domains extend through the thickness of the panel.

# GROUPING OF CLAIMS

Claims 1-4, 6-12, 15-17 and 19-21 stand or fall together. Claim 22 stands or falls separately. Appellant believes Claim 22 is patentable for the same reasons as Claim 1 and further for the additional limitation that the panel domains extend through the thickness of the panel.

### ARGUMENT

The basis for all rejections is 103(a) – an obviousness rejection – based on a combination of two or more references. However, the Office has fallen short of establishing even a *prima facie* case of obviousness against the pending claims of the present Application.

# Requirements for Prima Facie Case of Obviousness

There are three basic criteria that the Office must meet to establish a *prima* facie case of obviousness: (1) there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings; (2) there must be reasonable expectation of success; and (3) the prior art reference (or references) must teach or suggest all the claim limitations. (see, MPEP §2142, third paragraph and supporting citations). Of primary issue in this appeal is the third criterion.

To support a case of obviousness, the Office must provide references that are "sufficient for one of ordinary skill in the relevant art having the references before him to make the proposed substitution, combination or other modification." (*In re Linter*, 173 USPQ 560, 562 (C.C.P.A. 1972)). The references that the Office cites must "appear to have suggested the claimed subject matter." (*In re Rinehart*, 189 USPQ 143, 147 (C.C.P.A. 1976)). A general statement in a reference that encompasses a specifically claimed invention does not suggest the invention if the teaching only provides "general guidance and is not at all specific as to the particular form of the claimed invention and how to achieve it. Such a suggestion may make an approach 'obvious to try' but it does not make the invention obvious." (*Ex parte Obukowicz*, 27 USPQ2d 1063, 1065 (B.P.A.I. 1992)).

# ISSUE 1: Whether Claims 1 is patentable under 35 USC §103(a) over Walendy (US 5,529,824) in view of Ducharme (US 6,062,244).

The Office has rejected Claims 1-4, 6-11, 21 and 22 under 35 USC 103(a) as obvious over Walendy in view of Ducharme. Appellant will address this issue as it pertains to Claim 1 since each of these claims depends from and therefore is narrower in scope than Claim 1 and since they all stand or fall together. Furthermore, this issue applies to all the rejected claims 1-4, 6-12, 15-17 and 19-22 since the Office incorporates this base rejection of Claim 1 in rejecting each claim and adds additional references only to address additionally claimed limitations. Defeating the grounds for rejection of Claim 1 defeats the grounds for rejection of all rejected claims.

In regards to Claim 1, the Office alleges that Walendy discloses a panel having all of the elements of Claim 1 except a slit penetrating to a depth less than the panel thickness that traverses and severs the primary face or the face opposing the primary face of the panel. For such a slit, the Office points to Ducharme (Figure 1, number 28 or 29) and alleges that it is obvious to modify the panel of Walendy with such slits from Ducharme in order to achieve lateral compression over the full height of the insert. (see, page 5 of the pending Office Action dated 10 January 2006).

The Office has failed to establish a *prima facie* case of obviousness for at least two reasons: (1) Walendy and Ducharme do not teach or suggest to one of ordinary skill in the art a slit that penetrates to a depth less than the panel thickness that traverses and severs a primary face of the panel; and (2) Walendy and Ducharme do not teach or suggest to one of ordinary skill in the art a slit that facilitates bending of a building panel into a non-planar configuration. These reasons correspond to the subissues (a) and (b), below.

Sub-Issue 1(a): Whether either Walendy or Ducharme teaches or suggests a slit that penetrates to a depth less than a panel thickness that traverses and severs a primary face of the panel.

The Office acknowledges that Walendy does not teach or suggest a slit that penetrates to a depth less than a panel thickness that traverses and severs a primary face of the panel severs a primary face of a panel (Pending Office Action mailed 10 January 2006, page 5, first full paragraph). The core of the issue then is whether Ducharme teaches or suggests such a slit. The Office points to number 28 or 29 in

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Figure 1 of Ducharme to establish such slits. Appellant respectfully contends that neither of numbers 28 and 29, nor any other element in the Ducharme reference, qualify as slits that penetrate to a depth less than a panel thickness that traverses and severs a primary face of the panel. As such, neither Walendy nor Ducharme teach or suggest a slit that penetrates to a depth less than a panel thickness that traverses and severs a primary face of the panel.

The following definitions provide a foundation for Appellant's arguments:

**Primary Face of a Panel** – a face having a surface area equal to the highest surface area face of the panel. (*see*, page 4, lines 18-22 of the present Application).

**Thickness of a Panel** – a perpendicular distance between a primary face and its opposing face. (see, page 4, lines 33-34 of the present Application).

Sever – To DIVIDE (*i.e.*, separate into two parts) or SEPARATE (i.e., to set or keep apart). (Merriam-Webster's Collegiate Dictionary, 10<sup>th</sup> Ed.). The meaning of separating into two parts is inherent in the Application as filed, as relied on by the basis for introducing the word "sever" into Claim 1 (*see*, page 4 of Appellant's Response dated 14 October 2005 where Appellant points to element 82 in Figures 2a-2c – a slit that divides one primary face of the panel into two in order to facilitate bending of the panel into a non-planar configuration, as per discussion on page 13, lines 1-9 of the Application.).

**Penetrate** -- to pass into or through b: to enter by overcoming resistance: PIERCE (*i.e.*, to run into or make a hole through) c: to gain entrance to. It is clear from the amendment introducing "penetrate" into Claim 1 (cited under "Sever") that the slit penetrates (*i.e.*, passes into or through) the same primary face that it traverses and severs.

In view of these definitions, Ducharme must provide a slit in a panel that: (1) Severs a primary face of the panel -i.e., divides or separates into two sections a face of the panel having the highest surface area (or face opposing that face); and (2) penetrates to a depth less than the thickness of the panel -i.e., pass into or create a hole through that primary face or face opposing the primary face to a depth less than the perpendicular distance between a face of the panel having the highest surface area and its opposing face.

Elements 28 and 29 do not divide or separate into two sections a primary face (i.e., a face that has the highest surface area) of the Ducharme panel. Elements 28 and

29 do not even reach a primary face of the Ducharme panel. In fact, Elements 28 and 29 do not divide or separate any face of the Ducharme panel into two sections. Appellants fail to see any slit in the Ducharme panel or in the teaching of Ducharme that divide or separate a face of the Ducharme panel having the highest surface area, or face opposing such a face, into two sections. Therefore, Ducharme fails to provide a slit that "severs" a primary face of a panel.

Elements 28 and 29 do not penetrate to a depth less than the panel thickness. Elements 28 and 29 enter through an end of the Ducharme panel and produce a hole through the Ducharme panel that has a depth much greater than the perpendicular distance between a primary face and its opposing face since it extends almost the entire length of the panel (*see*, *e.g.*, figure 2 of Ducharme). Therefore, Elements 28 and 29 "penetrate" the panel of Ducharme to a depth beyond the thickness of the Ducharme panel.

Furthermore, it is evident from the text of the present Application, the figures of the present Application and the text of Claim 1 that the slit "penetrates" through the same primary face of a panel that it traverses and severs (*see*, *e.g.*, Figures 2a-2c and page 13, lines 1-9 wherein the slit cannot facilitate bending of the panel into a non-planar configuration as Figures 2a-2c illustrate unless it severs the primary face of the panel). Elements 28 and 29 do not penetrate through any primary face or face opposing a primary face of the Ducharme panel.

Elements 28 and 29 of Ducharme fail to provide a slit that traverses and severs a primary face of a panel to a depth less than the thickness of the panel. The Office admits that Walendy fails to provide such a slit. Claim 1, and hence, every claim in the present Application requires such a slit. As such, none of the references cited against Claim 1 teach or suggest all of the claim elements of Claim 1 since none of them:

- > provides sufficient teaching for one of ordinary skill in the relevant art having the reference before him to make the proposed substitution, combination or other modification" suggested by the Office to obtain Claim 1 (*In re Linter*);
- > Appear to suggest the claimed subject matter in Claim 1 (In re Rinehart); or

Even make a suggestion that renders the combination proposed by the Office obvious to try, let alone "obvious." (Ex parte Obukowicz)

Therefore, the Office has failed to establish a *prima facie* case of obviousness against Claim 1 of the present Application.

Sub-Issue 1(b): Whether either Walendy or Ducharme teach or suggest a slit that facilitates bending of a building panel into a non-planar configuration.

The present Application provides a functional requirement for the slit of Claim 1. The requirement illuminates the definition of the slit and acts as a functional definition by requiring that "[s]uch slits facilitate bending a building panel into a non-planar configuration for insertion into a cavity." (see page 13, lines 1-5 of the present Application, emphasis added). This functional definition is a requirement for such a slit as evidenced by the affirmative language of the functional definition. The slits "facilitate bending." There is no qualifier in this statement to the affect that the slit "can facilitate bending" or "might facilitate bending" -- it affirmatively sets forth that the slits positively "facilitate[s] bending" into a non-planar configuration.

Therefore, the slit in Claim 1 must facilitate the bending of the panel into a non-planar configuration.

Neither Walendy nor Ducharme disclose a slit in a panel that facilitates bending of the panel into a non-planar configuration. The Office does not dispute this conclusion but rather argues that the functional limitation of facilitating bending into a non-planar configuration is not a necessary component of Claim 1. The Office first asserts that:

"such slits facilitate bending a building panel into a non-planar configuration" does not connote that the "slits *must* facilitate bending of the panel into a non-planar configuration." The slits just increase the likelihood of bending the panel into a non-planar configuration and not positively bend the panel into a non-planar configuration.

(pending office action dated 10 January 2006, page 9, second full paragraph; emphasis in original). The Office fails to mention how they justify a less than mandatory requirement from the affirmative functional statement cited from the

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present Application. Contrary to the Office's position, an affirmative statement of behavior is properly understood to be mandatory unless it is qualified – particularly when a "mandatory" interpretation is consistent with the Application and a "qualified" interpretation is not. The present statement has no qualification – the slits positively facilitate bending into a non-planar configuration.

The Office also states that the limitation requiring "the slits to facilitate bending a building panel into a non-planar configuration is not addressed in claims therefore, the slits do not have to bend the panel into a non-planar configuration." (Id.) The meaning of a term in a claim is properly understood in the context of the patent application. "When the specification states the meaning that a term in the claim is intended to have, the claim is examined using that meaning." *In re Zletz*, 893 F.2d 319, 13 USPQ2d 1320 (Fed. Cir. 1989). A slit "traversing a primary face or a face opposing a primary face and extending to a depth less than the panel thickness" incorporates its functional definition provided in the Application. Therefore, the Office is to examine the claim with that functional definition read into the meaning of the term. As such, the functional limitation is effectively in the Claim, contrary to the Office's conclusion.

Since Claim 1 requires a slit that facilitates bending the claimed panel into a non-planar configuration and neither cited reference teaches or suggests such a slit, the Office has failed to establish a prima facie case of obviousness against Claim 1.

# **SUMMARY of ISSUE 1**

The Office has failed to establish a prima facie case of obviousness against Claim 1 of the present Application for either or both of the following reasons: (1) neither reference teaches or suggests a slit that penetrates to a depth less than a panel thickness that traverses and severs a primary face of the panel; and (2) neither reference teaches or suggests a slit that facilitates bending of a building panel into a non-planar configuration. As such, Claim 1 of the present invention is patentable over the cited references. Furthermore, since all pending claims depend from Claim 1 and the Office relies on the arguments set forth for Claim 1 to reject all other claims of the present Application, all pending claims of the present Application are patentable.

ISSUE 2: Whether Claim 22 is patentable under 35 USC §103(a) over Walendy (US 5,529,824) in view of Ducharme (US 6,062,244). In particular, whether either Walendy or Ducharme teach or suggest a panel comprising at least two panel domains as claimed in Claim 1, wherein the panel domains extend through the thickness of the panel.

The Office has rejected Claim 22 under 35 USC 103(a) as obvious over Walendy in view of Ducharme. The Office alleges that Walendy discloses a panel having all of the elements of Claim 22 except a slit penetrating to a depth less than the panel thickness that traverses and severs the primary face or the face opposing the primary face of the panel. For such a slit, the Office points to Ducharme (Figure 1, numbers 28 or 29) and alleges that it is obvious to modify the panel of Walendy with such slits from Ducharme to achieve lateral compression over the full height of the insert. For the panel domains that extend through the thickness of the panel the Office points to numbers 3 and 4 in Figure 2 of Walendy. (see page 4 of the pending Office Action dated 10 January 2006).

The Office has failed to establish a *prima facie* case of obviousness against Claim 22 for at least two reasons: (1) neither Walendy nor Ducharme teach or suggest the necessary slit; and (2) Walendy fails to disclose at least two panel domains that extend through the thickness of the panel. In regards to the first reason, Appellant incorporates herein by reference the arguments set forth under ISSUE 1, above. This section addresses only the second reason.

The Office points to numbers 3 and 4 in Figure 2 of Walendy as evidence of panel domains that extend through the thickness of the panel. While the Office appears to agree that number 3 does not extend the perpendicular distance from a primary face to its opposing face (*i.e.*, the thickness of the panel), the Office argues that the limitation "through the thickness of the panel" does not mean "entirely through the thickness of the panel." (*see* pending Office Action dated 10 January 2006, page 10, last paragraph). Such an assertion is illogical and conflicts with the context of the present Application and current case law.

First, if the limitation that the panel domains extend through the thickness of the panel does not mean extending entirely through the thickness of the panel, then Claim 22 does not narrow Claim 1 in any way. Claim 1 establishes the presence of panel domains that, by their very existence, extend to some extent through the thickness of the panel. The Office has not rejected Claim 22 as claiming the same

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subject matter as Claim 1 and, thereby, implicitly acknowledges that the limitation "through the thickness of the panel" means something more than that stated in Claim

1. The only logical conclusion is that the limitation means entirely through the thickness of the panel ... which is consistent with the majority of the dictionary definitions for the term "through" (see, e.g., the Merriam Webster's definition for the preposition "through" provided herewith), the figures in the present Application, and Appellants intended use of the limitation.

Second, the context and meaning from the present Application reveals to one of ordinary skill in the art that the limitation of Claim 22 means entirely through the thickness of the panel. See, for example the following use of the phrase through the thickness of the panel, and a similar variation thereof, from the pending Application:

Bands are panel domains that traverse a primary face of a building panel. Desirably, a band also extends the thickness of the panel. For example, a band may extend through the panel thickness and extend to opposing ends (the length) of a rectangular building panel. (page 5, line 32 though page 6, line 1).

A band that traverses the primary face of a building panel must already extend to some extent through the panel thickness to even exist in the panel. Therefore, the additionally desired limitation that the band extend "through the panel thickness" or the "thickness of the panel" only makes sense to mean extending the entire thickness of the panel. This is the same context as Claim 22 and, in fact, Appellant relied in part on this particular section of the Application for support when they added Claim 22 as an amendment in a Response dated 11 June 2003. The only reasonable meaning from the context of the Application for the limitation "through the thickness of the panel" is extending all the way through the thickness of the panel.

Notably, the Office raised a similar objection to the term "through" in the first two office actions of the present Application. Appellant argued similarly that "through" means all the way through in the context of the Application. The Office did not accept Appellant's arguments and issued a final rejection and cited a single broader definition of "through": Among or between; in the midst of: a walk through the flowers. (see, Final Rejection dated 6 November 2003). With the hope of facilitating prosecution, Appellant filed a Request for Continued Examination on 14 November 2003 and amended Claim 1 to remove the term "through the thickness of

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the panel" while maintaining their traverse to the Office's grounds for rejection.

Appellant maintains that the Office has improperly interpreted "through the thickness of the panel" both in their first rejections of Claim 1 and in the present rejection of Claim 22. Case law supports Appellant and has unmistakably established that:

Absent some indication in written description and/or prosecution history to provide notice to those of ordinary skill in art that inventor intended claim term to cover more than ordinary and customary meaning revealed by context of intrinsic record, it is improper to read term to encompass broader definition simply because such definition may be found in dictionary, treatise, or other extrinsic source.

Nystrom v. TREX Co., 76 USPQ2d 1481 (CAFC 2005) (emphasis added). It is well established through the context of the present Application, the prosecution history of this Application and the majority of pertinent dictionary definitions identified throughout the prosecution history of this Application that "through the thickness of the panel" means no less than through the entire thickness of the panel. As such, the Office improperly relies on a single definition from a dictionary to assert a broader meaning than is inconsistent with the context of the Application and its prosecution history.

The unmistakable meaning of the limitation of Claim 22 is that the panel domains of Claim 1 extend through the entire thickness of the panel. Claim 1 requires at least two panel domains – therefore Claim 22 requires at least two panel domains extend through the (entire) thickness of the panel. Walendy does not disclose a panel with panel domains that meet this requirement. Nor does Ducharme. As such, none of the references cited against Claim 22 teach or suggest all of the claim elements of Claim 22 since none of them:

- ➤ Provides sufficient teaching for one of ordinary skill in the relevant art having the reference before him to make the proposed substitution, combination or other modification" suggested by the Office to obtain Claim 22 (*In re Linter*);
- ➤ Appear to suggest the claimed subject matter in Claim 22 (*In re Rinehart*); or
- > Even make a suggestion that renders the combination proposed by the Office obvious to try. (Ex parte Obukowicz)

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For these reasons and the reasons set forth for Claim 1, the Office has failed to

establish a prima facie case of obviousness against Claim 22 of the present

Application.

CONCLUSION

The Office has fallen short of establishing a prima facie case of obviousness

against pending Claims 1-4, 6-12, 15-17 and 19-22. All of these claims depend from

Claim 1 and the rejection of all of these claims depends at least in part upon the basis

for rejecting Claim 1. However, the Office has failed to establish any teaching or

suggestion from either of the references combined and cited against Claim 1 for a slit

that penetrates to a depth less than a panel thickness that traverses and severs a

primary face of the panel. Additionally, the Office has failed to establish any teaching

or suggestion from either reference for a slit that facilitates bending of a panel into a

non-planar configuration – a limitation inherent in the definition of the slit in Claim 1.

Furthermore, the Office has failed to establish any teaching or suggestion from the

cited references for at least two panel domains that extend through the thickness of the

panel, as required in Claim 22.

For these reasons, Appellant respectfully requests reversal of all rejections and

an issuance of a notice of allowance for all pending claims of the present Application.

Respectfully submitted,

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# WHAT IS CLAIMED IS:

- 1. (Previously Presented) A building panel comprising at least two panel domains, wherein each panel domain has an essentially homogeneous compressive strength and an average compressive strength; wherein said panel:
  - (a) has at least two panel domains having different average compressive strengths;
  - (b) is essentially free of a combination of hollow and solid foam strands;
  - (c) has an essentially uniform panel thickness;
  - (d) fits fully within a cavity defined by cavity walls and, when in said cavity, the building panel has a compressive recovery that supplies sufficient pressure against the cavity walls to frictionally retain the building panel within the cavity, said pressure being 100 Newtonsper-square-meter or more and 200,000 Newton-per-square-meter or less;

and wherein, if said panel has at least two adjacent panel domains containing fibrous material with a fiber orientation, the fiber orientation of one panel domain is non-orthogonal to the fiber orientation of at least one adjacent panel domain and wherein the panel has an edge containing a panel domain extending from a primary face to an opposing face at that edge and wherein the panel has a primary face, a face opposing the primary face, a panel thickness, and a slit penetrating to a depth less than the panel

thickness that traverses and severs the primary face or the face opposing the primary face.

- 2. (Original) The panel of Claim 1, wherein at least two domains differ in average compressive strength by at least 5%.
- 3. (Original) The panel of Claim 1, wherein at least one panel domain is a conformable panel domain that, when compressed, reduces at least one dimension of the panel thereby allowing insertion of the panel into a cavity; wherein the panel also has a compressive recovery that causes frictional retention of the panel within the cavity.
- 4. (Original) The panel of Claim 1, wherein at least one panel domain is a conformable panel domain that allows the panel to reversibly bend from a planar to a non-planar configuration.
  - 5. (Cancelled)
- 6. (Original) The panel of Claim 1, wherein the panel has alternating conformable and rigid panel domains.
- 7. (Original) The panel of Claim 1, wherein the panel has a perimeter and said perimeter comprises at least one conformable panel domain.
- 8. (Original) The panel of Claim 1, wherein the panel has a conformable panel domain along at least one edge.
  - 9. (Original) The panel of Claim 1, wherein the panel domains are bands.
- 10. (Original) The panel of Claim 1, wherein the panel has at least one edge that comprises a tongue or groove profile.

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11. (Original) The panel of Claim 1, wherein at least one panel domain is a polymeric foam.

- 12. (Original) The panel of Claim 11, wherein each panel domain comprises a polymeric foam.
  - 13. (Cancelled)
  - 14. (Cancelled)
- 15. (Original) The panel of Claim 11, wherein at least one panel domain has an open cell content of 5 percent or more, according to American Society for Testing and Materials method D2856-A.
- 16. (Original) The panel of Claim 1, wherein at least one panel domain comprises coalesced polymeric foam strands.
- 17. (Original) The panel of Claim 16 wherein the coalesced polymeric foam strands comprise polypropylene.
- 18. (Original) The panel of Claim 16, wherein at least one panel domain comprises coalesced polymeric foam strands having interstrand spaces.
- 19. (Original) The panel of Claim 1, wherein the panel comprises coalesced polypropylene foam strands having an average cell diameter within a range of from 0.01 millimeters to 10 millimeters, and having a density within a range of from 5 kilograms per cubic meter to 100 kilograms per cubic meter; wherein at least one panel domain has an open cell content of 5 percent or more, according to American society for Testing and Materials method D2856-A.
- 20. (Original) The panel of Claim 11, wherein the foam's average cell diameter is within a range of from 0.1 millimeters to 4 millimeters, the foam's density

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is within a range of from 5 kilograms per cubic meter to 50 kilograms per cubic meter,

and wherein the foam has an open cell content of 50% or greater, according to

American society for Testing and Materials method D2856-A.

21. (Previously Presented) The panel of Claim 1 wherein at least one edge of

the panel is a conformable domain.

22. (Previously Presented) The panel of Claim 1 wherein the panel domains

extend through the thickness of the panel.

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# **EVIDENCE APPENDIX**

See accompanying photocopy pages from the Merriam-Websters Collegiate Dicationary, 10<sup>th</sup> Ed. Photocopy pages include the cover and cover page, pages 858-59 on which the definition of "penetrate" bridges those pages; page 1073 which contains the definition of "sever" and page 1230 which contains the definition for the preposition "through."

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# RELATED PROCEEDINGS APPENDIX

None.



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Table 15 of the control of the contr

undressed skin with its hair, wool, or fur 2: a skin stripped of hair or twool for tanning

\*pelt vt (1596): to strip off the skin or pelt of (an animal)

\*pelt vb [ME] vt (15c) 1 a: to strike with a succession of blows or missiles (~ed him with stones) b: to assail vigorously or persistently (~ed her; with accusations) 2: HURL THROW (~ed snowballs at them) 3: to beat or dash repeatedly against (hailstones ~ing, the roof) ~ vigorously: 1: to deliver a succession of blows or missiles 2: to beat uncessantly 3: to move rapidly and vigorously: HURRY — pelter.n.

\*pelt n (1513): BLOW, WHACK, pel-tate (\*pel-tate) (bel-tate) ( pelt-ing \'pel-tin\ adj [prob. fr. E dial. pelt piece of trash] (1540) archaic pelt-ing \pel-ing\ adj [prob. fr. E dial. pelt piece of trasinj (1340) archae:
PALTRY, INSIGNIFICANT
pelt-ry\ \pel-tric\ n. pl peltries [ME. fr. AF pelterie] (150): .PELTS, FURS,
esp: raw undressed skins — often used in pl.
pel-vic\ \pel-vic\. adj (1830): of, relating to, or located in or near the
pelvis — pelvic n
pelvic in n (ca. 1909): one of the paired fins of a fish that are homologous with the hind limbs of a quadruped
pelvic girdle n, (1833): a bony or cartilaginous arch that supports the
hind limbs of a vertebrate. hind limbs of a vertebrate pelvic inflammation of the female reproductive tract and esp, the fallopian tubes that is caused esp, by sexually transmitted disease, occurs more often in women using IUDs, and is a leading cause of female sterility pel-vis '\pel-vos'\n, pl. pel-vis-es-\-vo-ssz\ or pel-ves \-vez\ [NL. fr. L. basin; perh. akin to OE & ON full cup] (1615). 1: a basin-shaped structure in the skeleton of many vertebrates that is formed by the pelvic girdle and adjoining bones of the spine 2: the cavity of the pelvis 3: the funnel-shaped cavity of the kidney into which urine is discharged pelvis 3: the funnel-shaped cavity of the kidney into which urne is discharged pel-y-co-saur \(\text{pel-ikd-sor}\) n [ultim. fr. Gk pelye- pelyx bowl + sauros lizard) (1904): any of an order (Pelycosauria) of primitive Permian quadruped reptiles that resemble mammals and often have extreme development of the dorsal vertebral processes \(\text{Perm-broke, table \partial perm-broke, brok-, brok-\partial n [Pembroke, Wales] (1778): a small 4-legged table originating in the Georgian period and having two drop leaves and a drawer \(\text{Pembroke}\) Welsh corgi n (1938): any of a breed of Welsh corgis with pointed ears, straight forelegs, and a short tail — called also \(\text{Pembroke}\) welsh corgii n (1938): any of a breed of Welsh corgis with pointed ears, straight forelegs, and a short tail — called also \(\text{Pembroke}\) we welsh corgii n (1938): any of a breed of welsh corgis broke; see welsh corgii n (1938): any in [Cree pimihkan] (1791): a concentrated food used by No. American Indians and consisting of lean meat dried, pounded fine, and mixed with melted fat; also: a similar preparation (as of dried beef; flour, molasses, suct) used for emergence of the property of the pr gency rations as of dried beet, flour, molasses, suet) used for emergency rations permodine 'pe-mo-lien' n [origin unknown] (1961) a synthetic organic drug CiHaN.O. that is a mild stimulant of the central nervous system. ganic drug C6H3N2O2 that is a mild stimulant of the central nervous system.

pem-phigus \pem(p)-fi-gas, pem-fi-\n [NL, fr: Gk pemphig. pemphix pustule] (cai 1779): a disease characterized by large blisters on skin and mucous membranes and often by itching or burning?

pem \( \text{phi} \) to shut in or as if in a pen large blisters on skin and mucous membranes and often by itching or burning?

pen \( \text{pen v} \) to shut in or as if in a pen large blisters on skin and pen large blisters of sheep large penn (1884): PENITENTIARY
penal \penal \pen and their punishment
pe-nal-ise Brit var of PENALIZE
pe-nal-ize ('pe-n<sup>2</sup>-iz, 'pe-) vt -ized; -iz-ing (1868) .1:: to inflict a
penalty.on., 2:: to put at a serious disadvantage — pe-nal-i-za-tion penalty on 2: t

\-n\frac{1-\phi-2-\pi\_a}{2\pi\_shan\n} pen-ality \pen-n\frac{1-\pi\_n}{1-\pi\_n\n}-\pi\_n\n | -ties [ML poenalitas, fr. L poenalis] (15c) 1 the suffering in person, rights, or property that is annexed by law or judicial decision to the commission of a crime or public offense, 2: the suffering or the sum to be forfeited to which a person agrees to be sub-

jected in case of nonfulfillment of stipulations 3; a disadvantage loss, or hardship due to some action, b: a disadvantage (as loss of yardage, time, or possession of the ball or an addition to or subtraction from the score) imposed on a team or competitor for violation of the opposing contract—usu used in pl.—penalty addition the death the opposing contract—usu used in pl.—penalty addition the death the opposing contract—usu used in pl.—penalty addition to the goal penalty box n (1931): an area alongside an ice hockey fink to who penalty kick (1889) 1: a free kick in rugby 2: a free kick at the goal in soccer made from a point 12 yards in front of the goal and a lowed for certain violations within a designated area around the goal penalty shot n (ca: 1948): an unhindered shot all the goal in the hockey awarded to an individual for certain violations by an opponent penance (Penantee) to show sorrow or repentance for sin 2: a sacarnia penituse (14c) 1: an act of self-abasement, mortification, for devotion per formed to show sorrow or repentance for sin 2: a sacarnia fitted by the confessor 3: something (as a hardship or penalty) resembling an act of penance (as in compensating for an offense); a penance directed by the confessor 3: something (as a hardship or penalty) resembling an act of penance (as in compensating for an offense); a penance directed by the confessor 3: something (as a hardship or penalty) resembling an act of penance (as in compensating for an offense); a penance of penance of the household worshiped in close connection with Vesta and with the Lares
pence Vpen(Us) ploy PENNY—penalty in the penalty of the penalty of the penalty of the penalty of cil pencil vi -ciled or -cilled; -cil-ing or -cil-ling \(\frac{1}{2}\)-s(\frac{1}\)-s(\frac{1}2\)-s(\fra pencil vi ciled or cilled; cil-ing or cil-ling \ \signal{\text{Sign}} \ \ \text{in} \ \ \text{(ca. 1512)} \ \ \text{: to paint, draw, write, or mark with a pencil \ \ \text{pencil ing or pencil-ling n (1706)} \ \text{: to paint, draw, write, or mark with a pencil \ \text{pencil ing or pencil-ling n (1706)} \ \text{: the work of the pencil or bresh; also \( \text{is a product of this pencil pusher n (1881) \( \text{: a person who does predominantly paperwork pen-dant also pen-dent \\ \text{pen-dent}, \\ \text{ f n MF pendant, fr. prp. of pender to hang transaction of \ \text{lassumed} \) \ \ \text{VL pendere, fr. L pendere; akin to L pendere to weigh, etimate, pay, pondus weight] (14c) \( \text{1: something suspended for silip; esp: a shering fixture suspended from the ceiling \( 2 \): a hanging originament of roofs or ceilings much used in the later styles of Gothic architecture \( 3 \): a length of line usu, used as a connector on a boat or ship; esp: a short roop hanging from a spar and having at its free end \( \text{a-bolock or spheed thimble} \) \( 4 \) \( \text{hiefly Brit: PENNANT \) \( 1 \) \( 5 \) \( \text{ a: COMPANION PIECE b: something secondary or supplementary \) \( \text{pen-dent} \) \( \text{vpen-dent} \) above: SUSPENDED (icicles ~ from the caves mined: PENDING pen-den-tive \pen-den-tiv\ n [F pen-den-tif, fr: L pendent: pendens, prp. of penders [ca. 1741]: one of the concave triangular members that supports a dome over a square space lipend-ing \( \text{'pen-ding} \) (pen-din\( \text{) prp. of penders} \) (1642) 1: DURING 2: while awaiting \( \text{'pending} \) (1797) 1: not yet decicled: being in continuance. 2: IM-MINENT, IMPENDING pen-du-lar \( \text{'pen-jo-lar, 'pen-dy-, pen-dy-, pending adj. (1797) 1: not yet dedicided: being in continuance. 2: IMMINENT, IMPENDING

pen-du-lar: \pen-ja-lar, \pen-dya,
da\had (1878): being or, resembling;
the movement of a pendulum

pen-du-lous \-las\ adj | L pendulus, fr.
pender to hang] (ca. 1605). \( \) \( \ notypic effect in a given environment

pen-e-trant, -tront, adj (1543): PENETRATING

penetrant n (ca. 1734): one that penetrates or is capable of penetral

penetrant n (ca. 1734): one that penetrates or is capable of penetral pen-e-trate \ 'pe-n-, trat\' vb -trat-ed; -trat-ing [L' penetratus, pp. of penetrare, ir. penitus deep within, far; akin to L penitus provisions] n (1.1530) 1 a : (0, pass into or through b : to enter, by overcoming

fillment of stipulations 3 a: disadvantage 5 some action b: a disadvantage (as loss o sion of the ball or an addition to or subtraction to a team or competitor for violation of the scored in bridge by the side that defeats the used in pl. — penalty adj " " " " an area alongside an ice hockey rink to which affined for the duration of their penalty " a free kick" at the case of the distribution of the goal and one within a designated area around the "or and the son as within a designated area around the "or and the son as within a designated area around the "or and the son as within a designated area around the "or and the son as within a designated area around the "or and the son as within a designated area around the "or and the son as within a designated area around the "or and the son area." may point 12 yards in front of the goal and and ons within a designated area around the goal 148): an unhindered shot at the goal find dividual for certain violations by an opponent in [ME, fr. OF, fr. ML poenitentia penitence of the properties o nan, Eastern, and some Anglican churches and confession, absolution, and a penance directed mething (as a hardship or penalty) resembling compensating for an offense)

pen-anc-ing (1600): to impose penance on hail no penancing (1600): to impose penancing (1600): to i 1(t)-sal\ n [ME pencel, modif. of OF pencel

esp. Brit 'pä", shān\ n [F, fr. prp: of pencher/lo L pendicare, fr. L pendere to weigh] (16/2) a clination; broadly: LIKING Syn see LEANING IME pensel, fr. MF pincel, fr. (assumed) vincillus, dim. of peniculus brush, fr. dim. of peniculus brush, fr is a beam of radiation), long and thin lil

lled; -cil-ing or -cil-ling \-s(>-)lin\, or mark with a pencil ing n (1706): the work of the pencil.

à person who does predominantly part \ \pen-dant; 3 & 4 are also \ \pen-dent; 3 \ \text{to re also \ pen-dent; nt, fi: MF pendant, fr. prp. of pendre to we fr. L pendere to we ht] (14c) 1: something suspended a klace) allowed to hang free: \( \frac{1}{2} \) in the ceiling: 2: a hanging ornament of the later styles of Gothic architecturas a connector on a boat or ship; esparand having at its free end a block of

as a connector on a boat or ship; esp; ashor ar and having at its free end a block or spile of t: PENNANT la 5 a: COMPANION PIEGE 10 rs supplementary
-set n (1637): the state of being pending very consequence of the companion o

tiv\ n [F pen-endens, prp. of endens, prp. of ne of the coners that supare space ep [F pendant, 2) 1: DURING

: not yet de-uance 2 : IMr. pen-dya-

or resembling lulum s L pendulus, fr. 505) 1 archaic le support. 2, swing freely (branches hung with

swing freely (branches hung with an ownward (~ jowls). 3: marked by with the property of the p

1 pendenti

be\ n [L, fr Gk Pënelopë]: the wife him during his 20 years' absence it plane \'pē-ni-plān, 'pe-\ n [L paë ne] (1889): a land surface of consi Odyssens वाबाबद्धी

ney (1865); a tant subset of seasons of seas 

one that penetrates or is capa t\\\vb -trat-ed; -trat-ing [L penus proving to the proving to the penus provinto or, through b: to enter by stance: PIERCE c'i: to gain entrance to 22 a; to see into or bugh b: to discover the inner contents or meaning of 3; to affect foundly with feeling 4: to diffuse through or into with 1 a; to extend, pierce, or diffuse into or through something b; to pierce lething with the eye or mind 2; to affect deeply the senses or feelings with the eye or mind 2; to affect deeply the eye or mind

60\ pep-go(r), -gœ\ n, pl pengo or pengos [Hung pengo lit]; ing] (1925) i the basic monetary unit of Hungary from 1925 to

ginn 'pen-gwon, 'pen-\ n [obs. E penguin great auk; perh ff. W gwin white head (applied to the bird in winter plumage)] (1588) y of various erect short-legged flightless aquatic birds (family griscidae) of the southern hemisphere

a comb form [NL, fr Gk penia]: deficiency (leukopenia) and construction of the constru

Januaria (1819): furnished with a tult of fine filaments (a ~ sitema) % iledilin' pena-'si-lot. (alat val) [L'penicillius' prish — more at pricil (1819): furnished with a tult of fine filaments (a ~ sitema) % iledilin' pena-'si-lon'. n' [NL Penicillium] (1929) 41 : anylof seval relatively nontoxic antibiotic acids of the general constitution (HIN) (3,5R that are produced by molds (genus Penicillium'and esp. / noistim or P. chrysogenum) or synthetically and are used esp insist cocci also 'a mixture of such acids 2 : a salt or ester of a pacillin' or a mixture of such salts or esters 32 : a salt or ester of a pacillin' or a mixture of such salts or esters 32 : a salt or ester of a pacillin' or a mixture of such salts or esters 32 : a salt or ester of a pacillin' or a mixture and the salt of such salts or esters 32 : a salt or ester of a pacillin' or a mixture of such salts or esters 32 : a salt or ester of a pacillin' or a mixture of such salts or esters 32 : a salt or ester of a pacillin or a mixture of such salts or esters 32 : a salt or ester of a pacillin or a mixture of such salts or esters 32 : a salt or ester of a pacillin or a mixture of such salts or esters 32 : a salt or ester of a pacillin or a mixture of such salts or esters 32 : a salt or esters

implyfococcal bacteria that inactivates the pericillins by hydrolyzing them of the defined at the control of the period of the control of the

which urine leaves the body. A 18th 988 (20 h. 8. August 18 the pair will part of the penis by a young missensy in (1924): the supposed covering of the penis by a young manlemale which is held in Freidian psychoanalytic theory to lead to leave the penis of inferiority and defensive or compensatory behaviory to lead the line of the penis of inferiority and defensive or compensatory behaviory to lead to leave the penis of inferiority and defensive or compensatory behaviory to lead the leave the penis of the quality of an office of the penis of the penis of the quality of an office of the penis of the quality of an office of the penis of the quality of an office of the penis of the quality of an office of the penis of the quality of an office of the quality of the quality of an office of the quality of the quality

Anife \Pen-nii\'n [ME:fr. its' original use 10. Included the first of the small pocketknife use with only one blade 20.0 21. (11.) (

man \-man\ n (1539) 11 mg : CALLIGRAPHER 16: COPYIST/SCRIBE' C Bin/-mon/ n (1939) (1918: CALLIOKAFREK (W. Colling) (a poor ~ 1950) with a specified quality or kind of handwriting (a poor ~ 1950) with a specified to the colling of the

pen-man ship \ ship\ n (1695)311 the art or practice of writing with

pen-non-cel or pen-on-cel. Ne-nan-sel. n [ME penoncell. Ir. MF penoncel. dim. of penon [14c]: a small pennon used in late medieval or Renaissance times. 23

Penn-syl-va-nia Dutch ", pen(t)-sal-va-nya-, ne-a-\ n (ca. 1824). 1

: a people living mostly inteastern Pennsylvania whose characteristic cultural traditions go back to the German migrations of the 18th century. 2: a dialectrol, High German, spoken in parts, of Pennsylvania and Maryland — Pennsylvania Dutchman n

Pennsylvania German, n (1869). PENNSYLVANIA DUTCH:
Pennsylvanian of the Pennsylvania Dutchman n

Pennsylvanian of its people 2: of, relating to, of, being the period of the Paleozoic era in, No. America between the Mississippian and Permian or the corresponding system of rocks. See Gologic Time table. Pennsylvanian n

pen-ny \( \text{Pennsylvanian} \) n

pen-ny \( \text{Penning} \) pennies \( \text{Pennsylvanian} \) n

pen-ny \( \text{Penning} \) pennies \( \text{Pennsylvanian} \) n

penny \( \text{Penning} \) pennies \( \text{Pennsylvanian} \) n

penny \( \text{Penning} \) pennies \( \text{Penning} \) a coin \( \text{Pennsylvanian} \) n

penny \( \text{Penning} \) pennies \( \text{Penning} \) a coin \( \text{Penning} \) b

penny \( \text{Penning} \) pennies \( \text{Penning} \) a coin \( \text{Penning} \) b

penny \( \text{Penning} \) pennies \( \text{Penning} \) coin \( \text{Penning} \) b

penny \( \text{Penning} \) pennies \( \text{Penning} \) coin \( \text{Penning} \) b

penny \( \text{Penning} \) pennies \( \text{Penning} \) coin \( \text{Penning} \) pennies \( \text{Penning} \) pennies \( \text{Penning} \

wense); with round that pods that is widely naturalized in the New World World Annual Pods that is widely naturalized in the New World Policy of the Policy

pen-ny-weight \pc-nc-,wait \n 1 4c/ = see weight indice to the pen-ny-whistled, hwi-sol. Typia-live (1818) different at small fipple fluite 12 to to yowhistled (1818) different at the pen-ny-wise and pound-foolish (1607); wise or prudent only in dealing with small sums or matters ?'s pen-ny-wort \; wort \; wort \; not \; def (14c) \; van) of severaliusu. round-leaved plants (as of the genus Hydrocoviyle of the carrottamily) \; not \; 0.0 \; did \; or pen-ny-worth \; pen-ny-yorth \; pen-ny-worth \; pen-ny-yorth \; pen-ny-yorth \; pen-ny-yorth \; pen-ny-worth \; pen-ny-yorth \; pen-ny-

\y\ yet \zh\ vision \ai\ \k!\" \celoce \te. \te. \te \Guide to Pronunciation

16) 1: a long seat with a back #2 sets -2: a large bird dog of a type

thematics or of symbolic logic that if sets — set theoretic adjinanner, position, or direction, in e. or bed in which a gem is set; also place, and circumstances in which he time and place of the action of a he time and place of the action of a k c: the scenery used in a theating ic composed for a text (as a poem) ing a place at table (two so disternious action). Syn see BACKGROUND uated scale or wheel on the mount dicating right ascension or declinating right ascension or declinating right.

any of a series of gymnastic exersupple muscles, and easy control

ag 'Sei-lin', Se-t'l-in' [ME, to seat, seilan, fr. seil seat] w (1515). 11:300 ish in residence. b: to furnish with use to pack down b: to clarify by use to make quiet or orderly; 5.

use to pack down b: to clarify by 4: to make quiet or orderly 5: a the question b: to establish or froyal succession); e: to conclude arties usu; out of court d: to conclude arties usu; out of court d: to close fless than is due 6: to arrange in arrange for final disposition of serious myreconate w 1: to come to the bottom b: to become clear by to become compact by sinking 24 the bottom b: to become clear by in this is to become compact by sinking 38 is bished (a cold settled in his chest) any (settled in Wisconsin) of the cold of the

at, chair t, L sella 553) : a h can be 1: the

an act of der legal r income at 3 a place or village: 4 settle - 05 0 greement stitution providing various commu-

lations:
:) one that settles (as a new region)?
4): SEDIMENT DREGS — usu used in 8): one that makes a settlement or

3): a usu. brief and vigorous fight or actively and earnestly at 2: to begin

carriage of the body, esp : recet; and N. MAKEUP: 2 a: the assembly and ratus required for the performance of and adjustment of machines for an g b: glass, ice, and mixer served to uor 4 a: a camera position from footage taken from one camera position of the scenery and properties for a production 5 a: a position of the ice nery and properties for a production 5 a: a position of the scenery and properties for a production 5 a: a position of the scenery and properties for a production 5 a: a position of the senery and properties for a production 5 a: a position of the scenery and properties for a production of a sak or something easy to get or accomplish to the position of a machine, apparatus, or, messystem are arranged, designed, or in which political, social, or, administration of the political social, or, administration of the production of the production of the senergy and production of the machine, apparatus, or, messystem are arranged, designed, or administration of the production of the production of the senergy and production of the

and place in a high position be the ward (as a plan) for acceptance 12: a statue) be to assemble the parts of ting press) ce to put (a machine) ing operation, 3 a ticAUSE CREATE UT. 4: to place in power or, in office 5 a to raise from depression ud or vain 6, a: to put forward or eself to be (sets, himself up, as an august of the cert up, a home for orphans) 8.3 a g a living (set him up in business) be alth c: to cause (one) to take, one as p. through drill 9: to erect (a per and drawing 10, a: to make taut (a rmly 11: to make carefully worked

out plans for (set up a bank robbery) 12 a: to pay for (drinks) be the treat (someone) to something '13 a: to put in a compromising or dangerous position usu. by trickery or deceit b: FRAME 3 14: to execute one or more plays in preparation for scoring ~ vi 1: to come into active operation or use '2: to begin business 3: to make pretensions (has never set up to be a wise man —Thomas Rogers) '4 sto become firm or consolidated : HARDEN = set up housekeeping establish one's living quarters - set up shop : to establish one's

business seven \seconds - 10 m [ME, fr seven, adj., fr. OE seofon; akin to OHG sibun seven, L septem; Gk heptal (bef. 12c) 1—see NUMBER (able 2: the seventh in a set or series (the \sim of diamonds) 3: something having seven units or members—seven adj.—seven pron; pl in construction and the seven seven pron; pl in the seventh of the s

iable 2: the seventh in a set or series (the ~ of diamonds) 3: something having seven units or members—seven adj—seven pron; pl in constr. 1 and adj (bef: 120; of 1: having seven-tunits or members 2:; being seven-times as great or as many—sevenfold adv "seven-teen \s. seven-teen \s. seven \

imore than two but fewer, than many (moved \( \) inches; \( \) c. chiefly dial \( \) being a great many \( \) several \( \) provides \( \) provides \( \) several \( \) provides \( \) provides \( \) provides \( \) an indefinite number more than two land fewer than many \( \) of the guests \( \) as very \( \) and \( \) (1738). \( \) 1: having several parts or aspects, \( 2 : \) being several times as large, as great, or as many as some understood size, degree, or amount \( -\) severalfold \( \) as many as some understood size, degree, or amount \( -\) severalfold \( \) as many as severally \( \) sev-role, \( \) seve-\( \) \( \) \( \) and \( \) (12: one at a time; each by \( \) itself; \( \) Sev-rolet; \( \) seve-\( \) \( \)

gas, or minerals intended for consumption in other states—gas, or minerals intended for consumption in other states—gas, or minerals intended for consumption in other states—gas, or minerals and seevere (3.6 minerals) and seevere (3.6 minerals) and seevere (3.6 minerals) and seever (3.6 minerals) and se

wer-o-te\n members of the severe missing severe of marked by strict adscription and firm restraint. Severe implies standards enforced with-fout indulgence or laxity and may suggest harshess (severe military addiscipline). STERN/Stresses inflexibility and inexorability of temper or (character (stern arbiters of public morality). AUSTERE stresses absence

of warmth, color, or feeling and may apply to rigorous restraint, simplicity, or self-denial (living an austere life in the country). ASCETIC implies abstention from pleasure and comfort or self-indulgence as spiritual discipline (the ascetic life of the monastic orders). Ascettic implies abstention from pleasure and comfort or self-indulgence as spiritual discipline (the ascetic life of the monastic orders). Ascettic immune deficiency in (1974): a rare congenital disorder of the immune system that is characterized by inability to produce a normal complement of antibodies and T cells and that usuresults in early death—called also severe combined immune deficiency sevi-che \s. sev-c-()cha. che\n [AmerSp] (1952): a dish of raw fish marinated in lime or lemon juice often with oil onions, peppers, and seasonings and served esp. as an appetiter.

Sevres or Sevres \sev-ro, sev(r)\n [Sevres France] (1786): an often elaborately decorated French porcelain sev-ru-ga \sev-ru-ga \sev-ru-

Sex.wi.(1884) 1: to identify the sex of (~ chicks) 2: a: to increase the sexual appeal of — often used with up b; to arouse the sexual desires of image and his often used with up b; to arouse the sexual desires of image and his often used with up b; to arouse the sexual desires of image and his often used with up b; to arouse the sexual desires of image and his often used with up b; to arouse the sexual desires of image and image an

sex chromosome in (1906): a chromosome that is inherited differently in the two sexes, that is concerned directly with the inheritance of sex, and that is the seat of factors governing the inheritance of various seximited and sex-limited characters sex de-cil·lion \(\section{\chickness} \section{\chickness} \section{\chick

having sex appeal the sex gland h (1933) "OONAD" have sex hormone n (1917) "a hormone (as from the sonads or adrenal

sex-lim-it-ed \'seks-'li-mo-tod\ adj' (1923) : expressed in the phenotype of only one sex.

sex\_link age \\_lin kij\'n (1912):: the quality or state of being sex=

sex\_linked \Link\t\adj (1912) 1 located on a sex chromosome (a gene) 2 mediated by a sex-linked gene (a character) sex object n (1911); a person regarded esp, exclusively as an object of sexual interest

abut \%kitten, F. table \arther \a\ ash \a\ace \a\ mop, mar \y\ yet \zh\\vision \a, k, n, ce, ce, ue, ue, Visee Guide to Pronunciation



thros-tle \thrä-sol\rn [ME, fr. OE, more at THRUSH] (befug 12c) throtele-and visco of a fooker engine 2019 of Quarter and calling of studing control 2019 and call of students of the control of a fooker engine 2019 and call of students of the control of through t whole course or period of (troubled her, her life). (1) Through-put Mhris patt'n (ca. 1915). OUTPUT PRODUCTION (the coft a frough street in (1930): a street on which the through my center of through street in (1930): a street on which the through my center of traffic is given preference. The company of the character of through the character of throw of the character of throw of the character of throw of the character of the cha

hurried and usu. careless manner (a bookshelf hastily thrown for 2.1. to bring into casual association) (different) kinds of people thrown together.—Richard Sennett)

(Syn Throw. CAST., TOSS. FLING., HURL, PITCH, SLING, mean to Cast move swiftly through space by a propulsive movem to fallow move swiftly through space by a propulsive movem to fallow move swiftly through space poor. Throw, is general and interchangeable with the other space of the control of the contro over his shoulder).

throwin (1530) 1: a : an act of throwing, hurling i'an act of throwing hurling i'an act of throwing hurling i'an act of throwing dice (2): the number throwing an opponent in wrestlift distance a missile may be thrown or light rays meaning the standard of the standard in the standa amount of vertical displacement produced by a ge amount of vertical displacement produced by a ge to the extreme movement given to a protect of free carrier erank, or eccentric last of an eccentric or coverlet (as for a bed) b: a woman's scarf or light of the last of the extreme erange throwaway \thro-> wa\\n(1903) 1 1 one that thrown away as a a a a free handbill or circular the (as in a play) de-emphasized by casual delivery exist delivery exists and delivered casually 2: something made or do (as in a play) de-emphasized by casual delivery; explicits delivered casually 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 2.: something madelor doc interest; a plate a galaxy 3.: nonchatant; casual throw away at (1530) a plate a galaxy 3.: nonchatant; casual throw away at (1530) a plate a galaxy 3.: nonchatant; casual throw back b: to fail to take advantage of plays a plate a galaxy 3.: nonchatant; casual throw back by throw back and throw and play a galaxy 3.: nonchatant a play a p association or partnership; JOIN (agrees to throw in steel to association of partnership; JOIN (agrees to throw in steel to associate throw in steel to associate to associate to associate to associate to associate throw in steel to associate throw in steel to associate throw in steel to associate through the steel through through the steel through the steel through the steel through through the steel through the steel through the steel through the steel through through the steel through the steel through the steel throug Sponge: 10 to abandom a struggie or contest; sact throw off vi (1618) 1 a; to free oneself from the his inhibitions) b: 10 cast off often in a hinred or his inhibitions b: 10 cast off often in a hinred or contest of the his inhibitions b: 10 cast off of the inhibitions of the cast off often in a hinred or contest of the cast of throw out vi. (1526): 1 - is 2 - ito remove from a place office or employment out vi. (1526): 1 - is 2 - ito remove from a place office or employment out vi. (1526): 1 - is 2 - ito remove from a place office or employment vi. in a sudden or unexpected manner. It is 10 - ito from the visit of visit thru we of Through 1 a payor 1. E. a. arrivatorit. Illament thru m. of Through 1. a. arrivatorit. Illament thrum \( \text{thrum \) thrum \( n \) [ME, fr. \( OE \) thrum \( \text{in. tingethrum | lament tongue); akin, to \( OHG \), drum fragment \( (14c)\_1 \), a = 4(1) \( OHG \), warp, threads left, on: the loom after the loth has been remove one of these warp threads \( b \); a tuft or short piece of repoyd



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